

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

AXIS REINSURANCE COMPANY,)	Case No. 12-2979 SC
)	
Plaintiff,)	ORDER RE MOTIONS FOR
)	<u>DEFAULT JUDGMENT</u>
v.)	
)	
TELEKENEX, INC.; ANTHONY ZABIT;)	
KAREN SALAZAR; BRANDON CHANEY;)	
DEANNA CHANEY; MARK PRUDELL; JOY)	
PRUDELL; MARK RADFORD; NIKKI)	
RADFORD; JOSHUA SUMMERS; JULIA)	
SUMMERS; IXC HOLDINGS, INC.;)	
STRAITSHOT COMMUNICATIONS, INC.;)	
and STRAITSHOT RC, LLC,)	
)	
Defendants.)	

Plaintiff now moves for entry of default judgment against Defendants Mark and Joy Prudell, ECF No. 128, Mark and Nikki Radford, ECF No. 129, and Joshua and Julia Summers, ECF No. 130. "When a court is considering whether to enter a default judgment, it may dismiss an action sua sponte for lack of personal jurisdiction." In re Tuli, 172 F.3d 707, 712 (9th Cir. 1999). In the instant action, it is unclear how the Court can assert personal jurisdiction over the Prudells, the Radfords, or the Summers.

1 According to Plaintiff's First Amended Complaint, all six
2 defendants reside in Washington. ECF No. 15 ("FAC") ¶¶ 6-8.
3 Plaintiff has not explained what connection they have to
4 California. Accordingly, the Court hereby ORDERS Plaintiff to file
5 a supplemental brief on personal jurisdiction within seven (7) days
6 of the signature date of this Order. The brief shall not exceed
7 ten (10) pages. Failure to file a supplemental brief may result in
8 denial of the pending motions for default judgment.

9
10 IT IS SO ORDERED.

11
12 Dated: January 28, 2014

13 
14 UNITED STATES DISTRICT JUDGE
15
16
17
18
19
20
21
22
23
24
25
26
27
28